UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460



OFFICE OF AIR AND RADIATION

MAL PROTECT
Dear example of the second of
The United States Environmental Protection Agency ("EPA") has received information from the
certification body, National Fenestration Rating Council (NFRC), indicating that the following
windows, doors, and skylights model failed to meet ENERGY STAR
requirements during verification testing:
The purpose of this letter is to inform the purpose of the pu
nodel from the ENERGY STAR program.
nouci from the Everest STAR program.
A corporate certification detailing the product control measures undertaken to manage the
lisqualified unit is due no later than As part of these product control measures,
will be required to certify to the following actions:
 Ceased sale and shipment of the model with the ENERGY STAR mark;
2. Removed or covered the ENERGY STAR mark on units within
control;
3. Removed or covered the ENERGY STAR mark on all collateral materials such as product
packaging, webpages, and other marketing materials associated with the products;
 Informed downstream labelers of this model and entities that currently sell this models, including but not limited to all online and in-store retailers, that it does not qualify for ENERGY STAR;
and
5. Other actions as deemed appropriate by EPA.
or o man and an action of principles.
submittal of corporate product control measures should be made using the
standard form available at http://www.energystar.gov/prf . Upon review of
proposed product control measures, EPA will notify it whether they are acceptable. If
seeks to deviate from the proposed product control measures, it must notify EPA prior to
loing so.
wishes to dispute the test and to it must identify all and a few dispute
wishes to dispute the test results, it must identify all grounds for dispute using the form available at http://www.energystar.gov/prf , and submit that form to
ising the form available at http://www.chergystar.gov/pri, and storm that form to

enforcement@energystar.gov within the dispute comment period that ends on conduct a technical review of all dispute information submitted by that date, and determine whether to maintain the product as certified. Please note that all bases for disputes must be raised within the comment period in order for EPA to consider that information. All comments should be included in the dispute section of the partner response form linked above, and additional attachments may be included with that submittal. All partners submitting a dispute may request a conference call with EPA to discuss the testing failure and basis for testing dispute.

All communication regarding this notice must include the following case number in the subject line:

If ______ chooses to submit this products to ENERGY STAR for requalification, it must do so under a different model numbers than the ones identified above.

In communications regarding the development and submission of product control measures, may need to disclose proprietary information to EPA. For the purpose of the product control measures, proprietary information is defined as information that an affected business claims to be confidential and is not otherwise available to the public.

must clearly identify as such confidential information disclosed to EPA in writing; and clearly document in writing, within a reasonable time, any confidential information initially disclosed orally. If information is not clearly identified as confidential, EPA will consider any claim of confidentiality to be waived. EPA agrees not to disclose, copy, reproduce, or otherwise make available in any form whatsoever to any other person, firm, corporation, partnership, association, or other entity information designated as proprietary or confidential without consent of except as such information may be subject to disclosure under the Freedom of Information Act (5 U.S.C. § 552), EPA's regulations at 40 C.F.R. Part 2, or as otherwise authorized by law.

As the ENERGY STAR name and logo are registered marks belonging to the U.S. government, EPA must ensure they are used correctly to protect the integrity of the program they represent. Any partner that uses the name and/or logo improperly and fails to take product control measures per EPA's request may be subject to termination of its ENERGY STAR Partnership Agreement, and referred to EPA's Office of General Counsel.

Failure to acknowledge this notice or accomplish the actions outlined in agreed-upon product control measures will result in EPA suspending the process for qualifying new products and taking steps to initiate termination of our partnership agreement. This letter serves as 20-day notice under the terms of your Partnership Agreement with EPA that failure to comply with the requirements of this letter may result in partnership termination.

We look forward to your cooperation. Should you have any questions, please contact Mariah Steele at Steele.Mariah@epa.gov and carbon copy (CC:) enforcement@energystar.gov.

Thank you for your prompt attention to this matter and your continued support of the ENERGY STAR program.

Sincerely,



Ann Bailey, Chief ENERGY STAR Labeling Branch

U.S. Environmental Protection Agency